"When any person is convicted of a violation of this Act, the court in its judgment of conviction may, in addition to the penalty prescribed, order the confiscation and disposal of such items described herein which were found in the possession or under the immediate control of such person at the time of his arrest."

SEC. 4. The analysis of chapter 71 of title 18 of the United States Code is amended by inserting, immediately after and underneath item

1464, as contained in such analysis, the following new item:

"1465. Transportation of obscene matters for sale or distribution." Approved June 28, 1955.

Public Law 96

CHAPTER 191

June 28, 1955 [S. J. Res. 60]

JOINT RESOLUTION

Directing a study and report by the Secretary of Agriculture on burley tobacco marketing controls.

Burley tobacco. Report to Congress on market-ing, etc.

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That for the purpose of developing basic information which will aid the Congress in formulating an improved program for the production and marketing of burley tobacco, the Secretary of Agriculture is authorized and directed (a) to make a study of the various methods of marketing control which have been or could be made applicable to burley tobacco, including farm marketing quotas, poundage limitations, acreage limitations, and a combination of both poundage and acreage limitations, and (b) to submit to the Congress on or before November 1, 1955, a detailed report thereon showing among other things the probable costs, effects, and feasibility of each type of operation studied and what legislation, if any, would be needed to put it into effect. The Secretary may conduct such hearings and receive such statements and briefs as are necessary to carry out the purpose of this joint resolution.

Approved June 28, 1955.

Public Law 97

CHAPTER 192

June 28, 1955 [H. R. 208]

AN ACT

Granting the consent of Congress to the States of Arkansas and Oklahoma, to negotiate and enter into a compact relating to their interests in, and the apportionment of, the waters of the Arkansas River and its tributaries as they affect such States.

Arkansas and Oklahoma. Water apportionment compact.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the consent of

U. S. representa-

Report

Congress is hereby given to the States of Arkansas and Oklahoma to negotiate and enter into a compact relating to the interests of such States in the development and protection from pollution of the water resources of the Arkansas River and its tributaries, and providing for an equitable apportionment among them of the waters of the Arkansas River and its tributaries flowing between such States, and for matters incident thereto, upon the condition that one qualified person appointed by the President of the United States shall participate in such negotiations as chairman, representing the United States, and shall make a report to the President of the United States and the Congress of the proceedings and of any compact entered into. Such compact shall not be binding or obligatory upon any of the parties thereto until it shall have been ratified by the legislatures of each of the respective States, and approved by the Congress of the United States.